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#### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IDEAVILLAGE PRODUCTS CORP.,

Plaintiff

ν.

ANTIKER, BABYWOW, BALABALA02, BEIYIUSHOME, BIKIWAVE, BSSTORE, CASILY, CHENG-PENG, CINSEY HOME, CREMEBRULUEE, COOLENDING, CXKJZL, FLOWER FALLING, GESMAX, JINGHUNSS, JIA--CHAO, GLORIO, KLIJUHYG, LMANDA, JOYLEAH, MAGICD OFFICIAL, MARIAN TRUMAN, PAINTYOU, **PASSION** MUIEJJU, PETSBURG, STORE, **OUTDOOR PROSPERITY** STORE, PGQ4EVO, REDYSHOP, SHENHONGZHUANGSHICAILIAO, STUART77, SMORRAN. COVER, TIANFENGJIULOU, TOP UNISWEET, VIOLETNS, KNOWN, WHYUY. WEJKKL, WANLEO. WWHUS, XIAMO, YIJIE WUXIAOBB, YODE, SHOP and

Defendants

Civil Case No.:

RROROSED

1) TEMPORARY RESTRAINING **ORDER**; 2) **ORDER RESTRAINING** MERCHANT STOREFRONTS AND **DEFENDANTS' ASSETS WITH THE FINANCIAL INSTITUTIONS; 3)** ORDER TO SHOW CAUSE WHY A PRELIMINARY INJUNCTION SHOULD NOT ISSUE; 4) ORDER AUTHORIZING BIFURCATED AND ALTERNATIVE SERVICE; AND 5) ORDER AUTHORIZING EXPEDITED DISCOVERY

FILED UNDER SEAL

# **GLOSSARY**

Term	<u>Definition</u>
Plaintiff or	Ideavillage Products Corp.
Ideavillage	
Defendants	Antiker, Babywow, BAlaBAla02, BEIYIusHOME, BikiWave, bsstore, CASILY, Cheng-peng, Cinsey Home, CoolEnding, CremeBruluee, CXKJZL, Flower falling, Gesmax, glorio, JIACHAO, jinghunss, Joyleah, KLIJUHYG, Lmanda, MagicD Official, Marian Truman, Muiejju, PaintYou, Passion Outdoor Store, PETSBURG, pgQ4eVO, prosperity Store, Redyshop, ShenHongZhuangShiCaiLiao, Smorran, Stuart77, tianfengjiulou, TOP COVER, U Known, UniSweet, violetns, Wanleo, WEJKKL, Whyuy, WuxiaoBB, WWHUS, XiaMo, YiJie Shop and YODE
Amazon  Finataia Duoreal	Amazon.com, a Seattle, Washington-based, online marketplace and e-commerce platform owned by Amazon.com, Inc., a Delaware corporation, that allows manufacturers and other third-party merchants, like Defendants, to advertise, distribute, offer for sale, sell and ship their retail products, which, upon information and belief, primarily originate from China, directly to consumers worldwide and specifically to consumers residing in the U.S., including New York
Epstein Drangel	Epstein Drangel LLP, counsel for Plaintiff
NAL	New Alchemy Limited, a company that provides intellectual property infringement research services, to investigate and research manufacturers, wholesalers, retailers and/or other merchants offering for sale and/or selling counterfeit products on online marketplace platforms
New York Addresses	105 Avenue B, Apt 4B, New York, New York 10009; 244 Madison Ave, Suite 411, New York, New York 10016
Complaint	Plaintiff's Complaint filed on June 17, 2020
Application	Plaintiff's Ex Parte Application for: 1) a temporary restraining order; 2) an order restraining Merchant Storefronts (as defined infra) and Defendants' Assets (as defined infra) with the Financial Institutions (as defined infra); 3) an order to show cause why a preliminary injunction should not issue; 4) an order authorizing bifurcated and alternative service and 5) an order authorizing expedited discovery filed on June 17, 2020
Lombardo Dec.	Declaration of LoriAnn Lombardo in Support of Plaintiff's Application
Arnaiz Dec.	Declaration of Jessica Arnaiz in Support of Plaintiff's Application

X71: X	D. L. C. V. Li i. Compart of
Yamali Dec.	Declaration of Danielle S. Yamali in Support of
XXXX XX	Plaintiff's Application
HD Vision	U.S. Trademark Registration Nos.: 2,718,272 for "HD
Registrations	VISION" for goods in Class 9; 4,170,340 for
	HD VISION
	for goods in Class 9; 4,761,187 for
	HD VISION VISOR
	for goods in Class 12; 5,758,322 for
	IID VIS(ON SPECIAL OPS
	for goods in Class 9; and 5,897,697
	for goods in Class 7, and 3,077,077
	HD VISION RX
	for for goods in Class 9
HD Vision Applications	U.S. Trademark Serial Application Nos.: 87/600,678
HD VISION Applications	C.S. Trademark Serial Application 1465 677666,676
	HD VISION NIGHT OPS
	for ; 87/600,668 for
	, 0,,000,000
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	(LD) Vision
	; 87/725,095 for <b>FDSmart Earl</b> ) ;
	HD SMART EAR
	87/725,080 for ; and 87/845,640 for
	, , , , , , , , , , , , , , , , , , , ,
	HO VISION SPECIAL OPS VISOR
HD Vision Marks	The marks covered by the HD Vision Registrations and
	HD Vision Applications
HD Vision Works	U.S. Copyright Reg. Nos.: PA 2-118-163 for the HD
	Smart Ear Commercial, PA 2-117-408 for the HD
	Vision RX Commercial, PA 2-117-476 for the HD
	Vision Special Ops Commercial, VAu 1-329-327 for
Terminal Property of the Control of	the HD Smart Ear Packaging Artwork and Instructions,
	VA 2-120-233 for the HD Smart Ear Website, VA 2-
	126-980 for the HD Vision Special Ops Packaging
	Artwork and Instructions, VA 2-149-599 for the HD
	Vision Special Ops Website, VA 2-149-594 for the HD
	Vision RX Website, VA 2-127-117 for the HD Vision
	Night Ops Packaging Artwork, VA 1-892-674 for HD
	Vision Wrap Arounds Packaging and Instructions, VA
	1-899-703 for HD VISION VISOR Packaging and
	Instructions 3.21.14, PA 1-921-476 for HD VISION
	VISOR Commercial, PA 1-917-593 for HD VISION
	VISOR, VA 1-713-826 for HD VISION ULTRAS
	Packaging and Instructions and VA 1-850-000 for HD
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	VISION FOLD AWAYS Packaging and Instructions
HD Vision Products	High-definition sunglasses that feature advanced high-
	definition lens technology that enhances color and
	quality, which are also designed to reduce glare and
	provide UV400 protection
Counterfeit Products	Products bearing or used in connection with the HD
	Vision Marks and/or HD Vision Works, and/or
	products in packaging and/or containing labels and/or
	hang tags bearing the HD Vision Marks and/or HD
	Vision Works, and/or bearing or used in connection
	with marks and/or artwork that are confusingly or
	substantially similar to the HD Vision Marks and/or
	HD Vision Works and/or products that are identical or
	confusingly or substantially similar to the HD Vision
	Products  Defendent Listing for Country foit Products
Infringing Listings User Accounts	Defendants' listings for Counterfeit Products  Any and all websites and any and all accounts with
User Accounts	online marketplace platforms such as Amazon, as well
	as any and all as yet undiscovered accounts with
	additional online marketplace platforms held by or
	associated with Defendants, their respective officers,
	employees, agents, servants and all persons in active
	concert or participation with any of them
Merchant Storefronts	Any and all User Accounts through which Defendants,
	their respective officers, employees, agents, servants
	and all persons in active concert or participation with
	any of them operate storefronts to manufacture, import,
	export, advertise, market, promote, distribute, display,
	offer for sale, sell and/or otherwise deal in Counterfeit
	Products, which are held by or associated with
	Defendants, their respective officers, employees,
	agents, servants and all persons in active concert or
Defendants' Assets	participation with any of them
Defendants' Assets	Any and all money, securities or other property or assets of Defendants (whether said assets are located in
	the U.S. or abroad)
Defendants' Financial	Any and all financial accounts associated with or
Accounts	utilized by any Defendants or any Defendants' User
	Accounts or Merchant Storefront(s) (whether said
	account is located in the U.S. or abroad)
Financial Institutions	Any banks, financial institutions, credit card companies
	and payment processing agencies, such as
	Amazon.com, Inc., Amazon Payments, Inc. ("Amazon
	Pay"), PayPal Inc. ("PayPal"), Payoneer Inc.
	("Payoneer"), PingPong Global Solutions, Inc.
	("PingPong") and other companies or agencies that
	engage in the processing or transfer of money and/or
	real or personal property of Defendants
Third Party Service	Online marketplace platforms, including, without

Providers	limitation, those owned and operated, directly or
	indirectly by Amazon, as well as any and all as yet
	undiscovered online marketplace platforms and/or
	entities through which Defendants, their respective
	officers, employees, agents, servants and all persons in
	active concert or participation with any of them
	manufacture, import, export, advertise, market,
	promote, distribute, offer for sale, sell and/or otherwise
	deal in Counterfeit Products which are hereinafter
	identified as a result of any order entered in this action,
	or otherwise

On this day, the Court considered Plaintiff's ex parte application for the following: 1) a temporary restraining order; 2) an order restraining Merchant Storefronts and Defendants' Assets with the Financial Institutions; 3) an order to show cause why a preliminary injunction should not issue; 4) an order authorizing bifurcated and alternative service and 5) an order authorizing expedited discovery against Defendants, Third Party Service Providers and Financial Institutions in light of Defendants' intentional and willful offerings for sale and/or sales of Counterfeit Products. A complete list of Defendants is attached hereto as **Schedule A**, which also includes links to Defendants' Merchant Storefronts and Infringing Listings. Having reviewed the Application, Declarations of Jessica Arnaiz, LoriAnn Lombardo and Danielle S. Yamali, along with exhibits attached thereto and other evidence submitted in support thereof, the Court makes the following findings of fact and conclusions of law:

## FACTUAL FINDINGS & CONCLUSIONS OF LAW

- 1. Plaintiff is a leading developer, producer, marketer and distributor of quality, innovative consumer products. Plaintiff promotes and sells its products through national direct response television commonly called "As See On TV." Plaintiff also promotes and sells its ASOTV products at the retail level at well-known mass retail outlets, including, without limitation: Wal-Mart, Target Stores, Bed Bath & Beyond, Rite-Aid, CVS and Walgreens; through catalog companies; online, through its own website and its retail customers' websites; as well as through a network of international distributors, among other channels of trade.
- 2. One of Plaintiff's most popular and successful brands is a line of high-definition sunglasses marketed and sold under Plaintiff's distinct HD Vision family of trademarks, namely, HD VISION, HD VISION SPECIAL OPS, HD VISION RX.

<sup>&</sup>lt;sup>1</sup> Where a defined term is referenced herein and not defined herein, the defined term should be understood as it is defined in the Glossary.

- While Plaintiff has gained significant common law trademark and other rights in 3. its HD Vision Products, through use, advertising and promotion, Plaintiff has also protected its valuable rights by filing for and obtaining federal trademark registrations.
- For example, Plaintiff owns the HD Vision Marks, including U.S. U.S. Trademark Registration Nos.: 2,718,272 for "HD VISION" for goods in Class 9; 4,170,340 for

HD VISION

HD VISION VISOR

for goods in Class 9; 4,761,187 for

for goods in Class 12;

TID VISION SPECIAL OPS

**HD VISION RX** 

5,758,322 for

for goods in Class 9; and 5,897,697 for

for

goods in Class 9. Ideavillage also applied for U.S. Trademark Serial Application Nos.: 87/600,678

•]Vision

HD VISION NIGHT OPS

for

; 87/600,668 for

87/725,095 for **FDSmart Earl**).

**HD SMART EAR** 

HD VISION SPECIAL OPS VISOR

87/725,080 for

; and 87/845,640 for

- The HD Vision Marks are currently in use in commerce in connection with the HD 5. Vision Products.
- 6. In addition, Plaintiff also owns the registered copyrights related to the HD Vision Products. For example, Plaintiff owns the HD Vision Works, including U.S. Copyright Reg. Nos.: PA 2-118-163 for the HD Smart Ear Commercial, PA 2-117-408 for the HD Vision RX Commercial, PA 2-117-476 for the HD Vision Special Ops Commercial, VAu 1-329-327 for the HD Smart Ear Packaging Artwork and Instructions, VA 2-120-233 for the HD Smart Ear Website, VA 2-126-980 for the HD Vision Special Ops Packaging Artwork and Instructions, VA 2-149-599 for the HD Vision Special Ops Website, VA 2-149-594 for the HD Vision RX Website, VA 2-127-117 for the HD Vision Night Ops Packaging Artwork, VA 1-892-674 for HD Vision Wrap

Arounds Packaging and Instructions, VA 1-899-703 for HD VISION VISOR Packaging and Instructions 3.21.14, PA 1-921-476 for HD VISION VISOR Commercial, PA 1-917-593 for HD VISION VISOR, VA 1-713-826 for HD VISION ULTRAS Packaging and Instructions and VA 1-850-000 for HD VISION FOLD AWAYS Packaging and Instructions.

- 7. Defendants are manufacturing, importing, exporting, advertising, marketing, promoting, distributing, displaying, offering for sale or Counterfeit Product through Defendants' User Accounts and Merchant Storefronts with Amazon (see Schedule A for links to Defendants' Merchant Storefronts and Infringing Listings);
- 8. Amazon.com is an online marketplace and e-commerce platform which allows manufacturers, wholesalers and other third-party merchants, like Defendants, to advertise, offer for sale, sell and ship their wholesale and retail products originating from China to consumers worldwide and specifically to consumers residing in the U.S., including New York.
- 9. Defendants are not, nor have they ever been, authorized distributors or licensees of the HD Vision Products. Neither Plaintiff, nor any of Plaintiff's authorized agents, have consented to Defendants' use of the HD Vision Works and/or HD Vision Marks, nor has Plaintiff consented to Defendants' use of marks and/or artwork that are confusingly and/or substantially similar to, identical to and constitute a counterfeiting or infringement of the HD Vision Works and/or HD Vision Marks;
- 10. Plaintiff is likely to prevail on its Lanham Act, copyright and related common law claims at trial;
- 11. As a result of Defendants' infringements, Plaintiff, as well as consumers, are likely to suffer immediate and irreparable losses, damages and injuries before Defendants can be heard in opposition, unless Plaintiff's Application for *ex parte* relief is granted:
  - a. Defendants have offered for sale and sold substandard Counterfeit Products that infringe the HD Vision Works and/or HD Vision Marks;

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- b. Plaintiff has well-founded fears that more Counterfeit Products will appear in the marketplace; that consumers may be misled, confused and disappointed by the quality of these Counterfeit Products, resulting in injury to Plaintiff's reputation and goodwill; and that Plaintiff may suffer loss of sales for its HD Vision Products; and
- c. Plaintiff has well-founded fears that if it proceeds on notice to Defendants on this Application, Defendants will: (i) secret, conceal, destroy, alter, sell-off, transfer or otherwise dispose of or deal with Counterfeit Products or other goods that infringe the HD Vision Works and/or HD Vision Marks, the means of obtaining or manufacturing such Counterfeit Products, and records relating thereto that are in their possession or under their control, (ii) inform their suppliers and others of Plaintiff's claims with the result being that those suppliers and others may also secret, conceal, sell-off or otherwise dispose of Counterfeit Products or other goods infringing the HD Vision Works and/or HD Vision Marks, the means of obtaining or manufacturing such Counterfeit Products, and records relating thereto that are in their possession or under their control, (iii) secret, conceal, transfer or otherwise dispose of their illgotten proceeds from its sales of Counterfeit Products or other goods infringing the HD Vision Works and/or HD Vision Marks and records relating thereto that are in their possession or under their control and/or (iv) open new User Accounts and Merchant Storefront under new or different names and continue to offer for sale and sell Counterfeit Products with little to no consequence;
- 12. The balance of potential harm to Defendants of being prevented from continuing to profit from their illegal and infringing activities if a temporary restraining order is issued is far outweighed by the potential harm to Plaintiff, its business, the goodwill and reputation built up in and associated with the HD Vision Works and/or HD Vision Marks and to its reputations if a temporary restraining order is not issued;

- 13. Public interest favors issuance of the temporary restraining order in order to protect Plaintiff's interests in and to its HD Vision Works and/or HD Vision Marks, and to protect the public from being deceived and defrauded by Defendants' passing off of their substandard Counterfeit Products as HD Vision Products;
  - 14. Plaintiff has not publicized its request for a temporary restraining order in any way;
- 15. Service on Defendants via electronic means is reasonably calculated to result in proper notice to Defendants.
- 16. If Defendants are given notice of the Application, they are likely to secret, conceal, transfer or otherwise dispose of their ill-gotten proceeds from their sales of Counterfeit Products or other goods infringing the HD Vision Works and/or HD Vision Marks. Therefore, good cause exists for granting Plaintiff's request for an asset restraining order. It typically takes the Financial Institutions a minimum of five (5) days after service of the Order to locate, attach and freeze Defendants' Assets and/or Defendants' Financial Accounts and it is anticipated that it will take the Third Party Service Providers a minimum of five (5) days to freeze Defendants' Merchant Storefronts. As such, the Court allows enough time for Plaintiff to serve the Financial Institutions and Third Party Service Providers with this Order, and for the Financial Institutions and Third Party Service Providers to comply with the Paragraphs I(B)(1) through I(B)(2) and I(C)(1) of this Order, respectively, before requiring service on Defendants.
- 17. Similarly, if Defendants are given notice of the Application, they are likely to destroy, move, hide or otherwise make inaccessible to Plaintiff the records and documents relating to Defendants' manufacturing, importing, exporting, advertising, marketing, promoting, distributing, displaying, offering for sale and/or sale of Counterfeit Products. Therefore, Plaintiff has good cause to be granted expedited discovery.

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#### **ORDER**

Based on the foregoing findings of fact and conclusions of law, Plaintiff's Application is hereby **GRANTED** as follows:

#### I. Temporary Restraining Order

- A. IT IS HEREBY ORDERED, as sufficient cause has been shown, that Defendants are hereby restrained and enjoined from engaging in any of the following acts or omissions pending the hearing and determination of Plaintiff's Application for a preliminary injunction as referenced in Paragraph (II)(A) below:
  - manufacturing, importing, exporting, advertising, marketing, promoting, distributing, displaying, offering for sale, selling and/or otherwise dealing in Counterfeit Products, or any other products bearing the HD Vision Works and/or HD Vision Marks and/or marks and/or artwork that are confusingly and/or substantially similar to, identical to and constitute a counterfeiting or infringement of the HD Vision Works and/or HD Vision Marks;
  - 2) directly or indirectly infringing in any manner Plaintiff's HD Vision Marks and HD Vision Works;
  - 3) using any reproduction, counterfeit, copy or colorable imitation of Plaintiff's HD Vision Marks and HD Vision Works, to identify any goods or service not authorized by Plaintiff;
  - using Plaintiff's HD Vision Marks and/or HD Vision Works and/or any other marks that are confusingly similar to the HD Vision Marks and/or any other artwork that is substantially similar to the HD Vision Works, on or in connection with Defendants' manufacturing, importing, exporting, advertising, marketing, promoting, distributing, offering for sale, selling and/or otherwise dealing in Counterfeit Products;

- using any false designation of origin or false description, or engaging in any action which is likely to cause confusion, cause mistake and/or to deceive members of the trade and/or the public as to the affiliation, connection or association of any product manufactured, imported, exported, advertised, marketed, promoted, distributed, displayed, offered for sale or sold by Defendants with Plaintiff, and/or as to the origin, sponsorship or approval of any product manufactured, imported, exported, advertised, marketed, promoted, distributed, displayed, offered for sale or sold by Defendants and Defendants' commercial activities and Plaintiff;
- secreting, concealing, destroying, altering, selling off, transferring or otherwise disposing of and/or dealing with: (i) Counterfeit Products and/or (ii) any computer files, data, business records, documents or any other records or evidence relating to their User Accounts, Merchant Storefronts or Defendants' Assets and the manufacture, importation, exportation, advertising, marketing, promotion, distribution, display, offering for sale and/or sale of Counterfeit Products;
- effecting assignments or transfers, forming new entities or associations, or creating and/or utilizing any other platform, User Account, Merchant Storefront or any other means of importation, exportation, advertising, marketing, promotion, distribution, display, offering for sale and/or sale of Counterfeit Products for the purposes of circumventing or otherwise avoiding the prohibitions set forth in this Order; and
- knowingly instructing any other person or business entity to engage in any of the activities referred to in subparagraphs I(A)(1) through I(A)(7) above and I(B)(1) through I(B)(2) and I(C)(1) below.

- B. IT IS HEREBY ORDERED, as sufficient cause has been shown, that the Third Party Service Providers and Financial Institutions are hereby restrained and enjoined from engaging in any of the following acts or omissions pending the hearing and determination of Plaintiff's Application for a preliminary injunction as referenced in **Paragraph (II)(A)** below, or until further order of the Court:
  - secreting, concealing, transferring, disposing of, withdrawing, encumbering or paying Defendants' Assets from or to Defendants' Financial Accounts until further ordered by this Court;
  - 2) secreting, concealing, destroying, altering, selling off, transferring or otherwise disposing of and/or dealing with any computer files, data, business records, documents or any other records or evidence relating to Defendants' Assets and Defendants' Financial Accounts; and
  - 3) knowingly instructing any person or business entity to engage in any of the activities referred to in subparagraphs I(A)(I) through I(A)(7) and I(B)(1) through I(B)(2) above and I(C)(1) below.
- C. IT IS HEREBY ORDERED, as sufficient cause has been shown, that the Third Party Service Providers are hereby restrained and enjoined from engaging in any of the following acts or omissions pending the hearing and determination of Plaintiff's Application for a preliminary injunction as referenced in Paragraph (II)(A) below, or until further order of the Court:
  - within five (5) days after receipt of service of this Order, providing services to Defendants,
     Defendants' User Accounts and Defendants' Merchant Storefronts, including, without
     limitation, continued operation of Defendants' User Accounts and Merchant Storefronts;
     and

2) knowingly instructing any other person or business entity to engage in any of the activities referred to in subparagraphs I(A)(1) through I(A)(7), I(B)(1) through I(B)(2) and I(C)(1) above.

# II. Order to Show Cause Why A Preliminary Injunction Should Not Issue And Order Of Notice

A. Defendants are hereby ORDERED to show cause before this Court via teleconference on

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	July 21, 2020 , 2020 at 3:00 P.m. or at such other time that this
	Court deems appropriate, why a preliminary injunction, pursuant to Fed. R. Civ. P. 65(a),
	should not issue. The teleconference line may be accessed by dialing (888) 278-0296 and
	entering passcode 5195844.
В.	IT IS FURTHER ORDERED that opposing papers, if any, shall be filed electronically with
	the Court and served on Plaintiff's counsel by delivering copies thereof to the office of Epstein
	Drangel LLP at 60 East 42 <sup>nd</sup> Street, Suite 2520, New York, NY 10165, Attn: Jason M. Drangel
	on or before July 11 , 2020. Plaintiff shall file any Reply papers on or before
	<u>July 14</u> , 2020.
C.	IT IS FURTHER ORDERED that Defendants are hereby given notice that failure to appear at
	the show cause hearing scheduled in Paragraph II(A) above may result in the imposition of a
	preliminary injunction against them pursuant to Fed. R. Civ. P. 65, which may take effect
	immediately upon the expiration of this Order, and may extend throughout the length of the
	litigation under the same terms and conditions set forth in this Order.

#### III. Asset Restraining Order

A. IT IS FURTHER ORDERED pursuant to Fed. R. Civ. P. 64 and 65 and N.Y. C.P.L.R. 6201 and this Court's inherent equitable power to issue provisional remedies ancillary to its authority to provide final equitable relief, as sufficient cause has been shown, that within five (5) days of receipt of service of this Order, the Financial Institutions shall locate and attach Defendants'

Financial Accounts and shall provide written confirmation of such attachment to Plaintiff's counsel.

#### IV. Order Authorizing Bifurcated and Alternative Service by Electronic Means

- A. IT IS FURTHER ORDERED pursuant to Fed. R. Civ. P. 4(f)(3), as sufficient cause has been shown, that service may be made on, and shall be deemed effective as to Defendants if it is completed by the following means:
  - delivery of: (i) PDF copies of this Order together with the Summons and Complaint, or

    (ii) a link to a secure website (including NutStore, a large mail link created through
    Rmail.com and via website publication through a specific page dedicated to this
    Lawsuit accessible through ipcounselorslawsuit.com) where each Defendant will be
    able to download PDF copies of this Order together with the Summons and Complaint,
    and all papers filed in support of Plaintiff's Application seeking this Order to
    Defendants' e-mail addresses, to be determined after having been identified by Amazon
    pursuant to Paragraph V(C).
- B. IT IS FURTHER ORDERED, as sufficient cause has been shown, that such alternative service by electronic means ordered herein shall be deemed effective as to Defendants, Third Party Service Providers and Financial Institutions through the pendency of this action.
- C. IT IS FURTHER ORDERED, as sufficient cause has been shown, that such alternative service by electronic means ordered herein shall be made within five (5) days of the Financial Institutions and Third Party Service Providers' compliance with Paragraphs III(A) and V(C) of this Order.
- D. IT IS FURTHER ORDERED, as sufficient cause has been shown, that the Clerk of the Court shall issue a single original summons in the name of "Antiker and all other Defendants identified in the Complaint" that will apply to all Defendants.

- E. IT IS FURTHER ORDERED, as sufficient cause has been shown, that service may be made and shall be deemed effective as to the following if it is completed by the below means:
  - 1) delivery of: (i) a PDF copy of this Order, or (ii) a link to a secure website where PayPal Inc. will be able to download a PDF copy of this Order via electronic mail to EE Omaha Legal Specialist at EEOMALegalSpecialist@paypal.com;
  - 2) delivery of: (i) a true and correct copy of this Order via Federal Express to Amazon.com, Inc. at Corporation Service Company 300 Deschutes Way SW, Suite 304, Tumwater, WA 98501, (ii) a PDF copy of this Order or (iii) a link to a secure website where Amazon.com, Inc. and Amazon Pay will be able to download a PDF copy of this Order via electronic mail to Deana Ahn counsel for Amazon Pay, at deanaahn@dwt.com and amazonsubpoenas@dwt.com;
  - 3) delivery of: (i) a PDF copy of this Order, or (ii) a link to a secure website where Payoneer Inc. will be able to download a PDF copy of this Order via electronic mail to Payoneer Inc.'s Customer Service Management at customerservicemanager@payoneer.com and Edward Tulin, counsel for Payoneer Inc., at Edward.Tulin@skadden.com; and
  - 4) delivery of: (i) a PDF copy of this Order, or (ii) a link to a secure website where PingPong Global Solutions, Inc. will be able to download a PDF copy of this Order via electronic mail to PingPong Global Solutions, Inc.'s Legal Department at xieqt@pingpongx.com and legal@pingpongx.com.

## V. Order Authorizing Expedited Discovery

- A. IT IS FURTHER ORDERED, as sufficient cause has been shown, that:
  - 1) Within fourteen (14) days after receiving service of this Order, each Defendant shall serve upon Plaintiff's counsel a written report under oath providing:
    - a. their true name and physical address;

- b. the name and location and URL of any and all websites that Defendants own and/or operate and the name, location, account numbers and URL for any and all User Accounts and Merchant Storefronts on any Third Party Service Provider platform that Defendants own and/or operate;
- c. the complete sales records for any and all sales of Counterfeit Products, including but not limited to number of units sold, the price per unit, total gross revenues received (in U.S. dollars) and the dates thereof;
- d. the account details for any and all of Defendants' Financial Accounts, including, but not limited to, the account numbers and current account balances; and
- e. the steps taken by each Defendant, or other person served to comply with SectionI, above.
- 2) Plaintiff may serve interrogatories pursuant to Rules 26 and 33 of the Federal Rules of Civil Procedure as well as Local Civil Rule 33.3 of the Local Rules for the Southern and Eastern Districts of New York and Defendants who are served with this Order shall provide written responses under oath to such interrogatories within fourteen (14) days of service to Plaintiff's counsel.
- 3) Plaintiff may serve requests for the production of documents pursuant to Fed. R. Civ. P. 26 and 34, and Defendants who are served with this Order and the requests for the production of documents shall produce all documents responsive to such requests within fourteen (14) days of service to Plaintiff's counsel.
- B. IT IS FURTHER ORDERED, as sufficient cause has been shown, that within five (5) days of receipt of service of this Order the Financial Institutions shall identify any and all of Defendants' Financial Accounts, and provide Plaintiff's counsel with a summary report containing account details for any and all such accounts, which shall include, at a minimum, identifying information for Defendants, including contact information for Defendants

(including, but not limited to, mailing addresses and e-mail addresses), account numbers and account balances for any and all of Defendants' Financial Accounts and confirmation of said compliance with this Order.

C. IT IS FURTHER ORDERED, as sufficient cause has been shown, that within five (5) days of receipt of service of this Order, the Third Party Service Providers shall identify any and all of Defendants' User Accounts and Merchant Storefronts, and provide Plaintiff's counsel with a summary report containing account details for any and all User Accounts and Merchant Storefronts, which shall include, at a minimum, identifying information for Defendants and Defendants' User Accounts and Defendants' Merchant Storefronts, contact information for Defendants (including, but not limited to, mailing addresses and e-mail addresses) and confirmation of said compliance with this Order.

### D. IT IS FURTHER ORDERED, as sufficient cause has been shown, that:

- Institutions who are served with this Order shall provide Plaintiff's counsel all documents and records in their possession, custody or control (whether located in the U.S. or abroad) relating to any and all of Defendants' Financial Accounts, including, but not limited to, documents and records relating to:
  - a. account numbers;
  - b. current account balances;
  - any and all identifying information for Defendants, Defendants' User Accounts and Defendants' Merchant Storefronts, including, but not limited to, names, addresses and contact information;
  - d. any and all account opening documents and records, including, but not limited to, account applications, signature cards, identification documents and if a business

- entity, any and all business documents provided for the opening of each and every of Defendants' Financial Accounts;
- e. any and all deposits and withdrawals during the previous year from each and every one of Defendants' Financial Accounts and any and all supporting documentation, including, but not limited to, deposit slips, withdrawal slips, cancelled checks and account statements; and
- f. any and all wire transfers into each and every one of Defendants' Financial Accounts during the previous year, including, but not limited to, documents sufficient to show the identity of the destination of the transferred funds, the identity of the beneficiary's bank and the beneficiary's account number.

# E. IT IS FURTHER ORDERED, as sufficient cause has been shown, that:

- 1) Within fourteen (14) days of receipt of service of this Order, the Third Party Service
  Providers shall provide to Plaintiff's counsel all documents and records in its
  possession, custody or control (whether located in the U.S. or abroad) relating to
  Defendants' User Accounts and Defendants' Merchant Storefronts, including, but not
  limited to, documents and records relating to:
  - a. any and all User Accounts and Defendants' Merchant Storefronts and account details, including, without limitation, identifying information and account numbers for any and all User Accounts and Defendants' Merchant Storefronts that Defendants have ever had and/or currently maintain with the Third Party Service Providers that were not previously provided pursuant to Paragraph V(C);
  - b. the identities, location and contact information, including any and all e-mail addresses of Defendants that were not previously provided pursuant to Paragraph V(C);

- c. the nature of Defendants' businesses and operations, methods of payment, methods for accepting payment and any and all financial information, including, but not limited to, information associated with Defendants' User Accounts and Defendants' Merchant Storefronts, a full accounting of Defendants' sales history and listing history under such accounts and Defendants' Financial Accounts with any and all Financial Institutions associated with Defendants' User Accounts and Defendants' Merchant Storefronts; and
- d. Defendants' manufacturing, importing, exporting, advertising, marketing, promoting, distributing, displaying, offering for sale and/or selling of Counterfeit Products, or any other products bearing the HD Vision Marks and/or HD Vision Works and/or marks and/or artwork that are confusingly and/or substantially similar to, identical to and constitute an infringement of the HD Vision Marks and/or HD Vision Works.

#### VI. Security Bond

A. IT IS FURTHER ORDERED that Plaintiff shall place security in the amount of <u>five thousand</u>

Dollars (\$5,000.00) with the Court which amount is determined adequate for the payment of any damages any person may be entitled to recover as a result of an improper or wrongful restraint ordered hereunder.

#### VII. Sealing Order

A. IT IS FURTHER ORDERED that Plaintiff's Complaint and exhibits attached thereto, and Plaintiff's ex parte Application and the Declarations of Jessica Arnaiz, LoriAnn Lombardo and Danielle S. Yamali in support thereof and exhibits attached thereto and this Order shall remain sealed until the Financial Institutions and Third Party Service Providers comply with Paragraphs I(B)-(C), III(A) and V(C) of this Order.

# Case 1:20-cv-04683-MKV Document 17 Filed 07/21/20 Page 21 of 22

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SIGNED this _	23rd day of	June	, 2020, at		_a.m.	Kay	1/	
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# SCHEDULE A

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